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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/964,426	09/28/2001	Akio Handa	0505-0869P	1515
2292 7	590 06/10/2004		EXAMINER	
BIRCH STEWART KOLASCH & BIRCH PO BOX 747 FALLS CHURCH, VA 22040-0747			BOEHLER, ANNE MARIE M	
			ART UNIT	PAPER NUMBER
FALLS CHURCH, VA 22040-0747			3611	
			DATE MAILED: 06/10/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/964,426	HANDA ET AL.				
		Examiner	Art Unit				
		Anne Marie M Boehler	3611				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
THE I - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION.  SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 18 M	<u>arch 2004</u> .					
, —	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3)□							
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Dispositi	ion of Claims						
4) 🖂	Claim(s) 1-18 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>1-18</u> is/are rejected.						
•	Claim(s) is/are objected to.						
8)[_]	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers	•					
	The specification is objected to by the Examine						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the						
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex						
Priority :	under 35 U.S.C. § 119						
-	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document		)-(d) or (f).				
	2. Certified copies of the priority document		ion No				
	3. Copies of the certified copies of the prior						
	application from the International Burea	u (PCT Rule 17.2(a)).					
* ;	See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachmer	nt(s)						
	ce of References Cited (PTO-892)	4) Interview Summary					
2) Noti	ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail D	ate Patent Application (PTO-152)				
	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/06) er No(s)/Mail Date	6)  Other:					

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## **DETAILED ACTION**

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1-18 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-15 of U.S. Patent No. 6,530,447 in view of Showalter.

The prior patent claims recite a switching device in a drive trail of a four-wheel drive vehicle. The switching device includes a drive shaft with inner ring cam, a driven shaft with outer ring, and engaging/disengaging members between the inner and outer rings. An elastic member is connected between the inner ring and a retainer for the members biases the members into direction to connect the shafts. It also includes an electromagnetic clutch for setting the vehicle in a two or four-wheel drive mode. The claims are silent regarding the number of engaging/disengaging members.

Showalter shows a clutch with nine engagement/disengagement 150L, 150R sets. It also teaches that nine sets of equally spaced members between driving and

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driven shafts in a motor vehicle provides excellent operation and will ensure rapid engagement of three drive surfaces (see col. 7, lines 19-49).

It would have been obvious to use nine rather than eight members, as taught by Showalter, in order to provide improved operation of the clutch unit.

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itoh et al. in view of Showalter.

Itoh shows a switching device in a drive trail of a four-wheel drive vehicle. The switching device includes a drive shaft 4 with inner ring cam 7, a driven shaft with outer ring 2 and engaging/disengaging members between the inner and outer rings. An elastic member (c-shaped spring in Figure 3) is connected between the inner ring 4, 7, and a retainer 8 for the members biases the members into direction to connect the shafts. When the vehicle is set in a two-wheel drive mode the members are moved to disconnect the shafts. Itoh also includes an electromagnetic clutch for setting the vehicle in a two or four-wheel drive mode.

Itoh shows eight engaging/disengaging members, rather than nine.

Showalter shows a clutch with nine engagement/disengagement 150L, 150R sets. It also teaches that nine sets of equally spaced members between driving and

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driven shafts in a motor vehicle provides excellent operation and will ensure rapid engagement of three drive surfaces (see col. 7, lines 19-49).

It would have been obvious to use nine rather than eight members, as taught by Showalter, in order to provide improved operation of the clutch unit.

5. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itoh et al. in view of Higby.

Itoh shows a switching device in a drive trail of a four-wheel drive vehicle. The switching device includes a drive shaft 4 with inner ring cam 7, a driven shaft with outer ring 2 and engaging/disengaging members between the inner and outer rings. An elastic member (c-shaped spring in Figure 3) is connected between the inner ring 4, 7, and a retainer 8 for the members biases the members into direction to connect the shafts. When the vehicle is set in a two-wheel drive mode the members are moved to disconnect the shafts. Itoh also includes an electromagnetic clutch for setting the vehicle in a two or four-wheel drive mode.

Itoh shows eight engaging/disengaging members, rather than nine.

Higby shows a clutch with nine engagement/disengagement members (rollers 191) that engage nine flats 45, that are provided between input and output members.

It would have been obvious to use nine rather than eight members in the Itoh clutch, as taught by Higby, in order to provide improved operation of the clutch unit.

6. Applicant's arguments with respect to claims 1-18 have been considered but are most in view of the new ground(s) of rejection.

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The prior art made of record and not relied upon is considered pertinent to 7. applicant's disclosure.

Yamamura and Kato show clutches having three roller engaging/disengaging elements.

Any inquiry concerning this communication or earlier communications from the 8. examiner should be directed to Anne Marie M Boehler whose telephone number is 703-308-0422. The examiner can normally be reached on 7:30-5:00, Monday-Thursday, and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on 703-308-0629. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have guestions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). D 6/4/04

> Anne Marie M Boehler Primary Examiner

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